

REMARKS

This Amendment is submitted simultaneously with filing of the above identified application.

With the present Amendment, applicant has cancelled the original claims and submitted a new set of claims including first group of claims related to a method of making a medicine, a second group of claims including a new medicine, and a third group of claims including a method of treatment with the use of the new medicine.

It is believed to be advisable again to explain to the Examiner the subject matter of the present invention.

In accordance with the present invention, a new method of making medicine, a new medicine, and a new method of treatment is proposed. In accordance with the invention, a first substance is produced as an active medicinal substance in a therapeutic zone as well known in the art, a second substance is produced which is a potentiated medicinal substance produced by a homeopathic method which is also known in the art. However, the medicine is not formed by the active medicinal substance in

therapeutic dose. The medicine is also not formed by a potentiated medicinal substance produced by a homeopathic method. Instead, the new medicine includes the active medicinal substance in therapeutic dose produced from an initial material and the potentiated medicinal substance produced by a homeopathic method from the same initial material, which however do not coexist side by side with one another, but together form a completely different medicine. The reason is that the bioinformation presented as electromagnetic waves at a certain frequency in the potentiated medical substance produced by a homeopathic method is transferred to the active medicinal substance in a therapeutic dose, and a completely new medicine is produced in this way. Numerous experiments conducted by applicants showed that the results of the treatment with the new medicine is significantly more efficient than the results of treatment by conventional medicines including an active medicinal substance in therapeutic dose and are also significantly greater than the results of treatment with the use of potentiated medicinal substances produced by a homeopathic method. Several approaches are used in accordance with the present invention for transferring the potential or applying the influence of the potentiated homeopathic substance to the active medicinal substance and therapeutic dose.

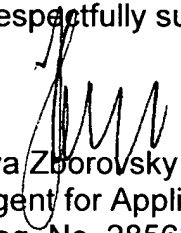
Turning now to the references and in particular to the Ecanov, it can be seen that this reference simply does not disclose the new features of the present invention as defined in the current claims. The patent to Ecanov discloses a medicine which includes a material carrier of compounds dispersed in an aqueous solution. It does not disclose a medicine, method of making the medicine and a method of treatment, in which an active medicinal substance in a therapeutic dose and a potentiated medicinal substance produced by a homeopathic method, both from by the same initial material, are used, either by combining them and using as a single medicine, or by introducing separately into an organism. This approach is completely new, unobviousness, highly advantageous and absolutely revolutionary. It was not known before, it was not disclosed in any of the references applied by the Examiner and any existing patents, publications, and other documents, and clearly and patentably distinguishes the present invention from the prior art.

Reconsideration and allowance of the present application is most respectfully requested.

Should the Examiner require or consider it advisable that the specification, claims and/or drawings be further amended or corrected in

formal respects in order to place this case in condition for final allowance, then it is respectfully requested that such amendments or corrections be carried out by Examiner's Amendment, and the case be passed to issue. Alternatively, should the Examiner feel that a personal discussion might be helpful in advancing this case to allowance, he is invited to telephone the undersigned (at 631-243-3818).

Respectfully submitted,



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